gations for payment of their joint water system, or for the distribution of water thereunder. It appears to the Court that to the extent these parties may have a disagreement it relates to the foregoing matters and does not involve the basic water rights. Consequently, such disagreement is beyond the jurisdiction of this action.

## III. CONFIRMATION OF RIGHTS NOT PROTESTED

The State Engineer has published the six Proposed Determinations of Water Rights which are the subject matter of this Pre-Trial Order. Copies of said Proposed Determinations of Water Rights have heretofore been served on those water users having water rights in the subject area and copies filed with this Court pursuant to the provisions of Section 73-4-1, Utah Code Annotated 1953, as amended.

NOW, THEREFORE, IT IS ORDERED that the subject Proposed Determinations of Water Rights are approved and the individual water rights contained in said Proposed Determinations are hereby decreed to be valid existing water rights and are approved and confirmed as set forth in said Proposed Determinations. Those rights set forth in the "ISSUES TO BE TRIED" Section of this Pre-Trial Order, and those rights which have been the subject of separate Protests and prior hearings before this Court are excepted from the foregoing approval and confirmation. This Order is also subject to those changes in ownership and approved Change Applications on any rights in said Proposed Determinations which have occurred since publication thereof by the State Engineer. The Court further reserves the right to correct typographical errors which may have occurred in the preparation of soid Proposed Determinations. Provided, however, the claims which are included in said Proposed Determinations for the United States of America or any agencies thereof are not final in that the protest period for the United States has not expired. If any of said rights are protested and it becomes necessary to do so, a further Pre-Trial Hearing may be held thereon.